UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/810,764	03/26/2004	David J. Love	TI-35144	9069
23494 7590 10/30/2009 TEXAS INSTRUMENTS INCORPORATED P O BOX 655474, M/S 3999 DALLAS TY 75265			EXAMINER	
			JOSEPH, JAISON	
DALLAS, TX 75265			ART UNIT	PAPER NUMBER
			2611	
			NOTIFICATION DATE	DELIVERY MODE
			10/30/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspto@ti.com

	Application No.	Applicant(s)	
	10/810,764	LOVE ET AL.	
Office Action Summary	Examiner	Art Unit	
	JAISON JOSEPH	2611	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the may be armed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a report of will apply and will expire SIX (6) MONTH tute, cause the application to become ABAI	ATION. y be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 14 2a) This action is FINAL . 2b) ▼ This action is application is in condition for allow closed in accordance with the practice under the condition is in condition.	his action is non-final. vance except for formal mattel	•	
Disposition of Claims			
4) Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are with description 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-20</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and application Papers 9) The specification is objected to by the Examination	rawn from consideration.		
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the	he drawing(s) be held in abeyand ection is required if the drawing(s	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in Apriority documents have been re eau (PCT Rule 17.2(a)).	olication No eceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/	nmary (PTO-413) Mail Date rmal Patent Application	

DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claims 1 - 20 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims rejected under 35 U.S.C. 103(a) as being unpatentable over Ketchum et al (USPAP 2003/0108117) in view of Kamen et al (Fundamentals of and Systems Using Web and MATLAB, second edition, Prentice Hall 2000, pages 186 - 187) and further in view of Barry et al. (US 2003/0031264).

Regarding claim 1, Ketchum et al teach a waterpouring system for use with a multiple-input, multiple-output (MIMO) transmitter, comprising: an encoding decision subsystem configured to select a constellation combination based on gains in channels of said MIMO transmitter (see figure 1, controller 130 and figure 2, and paragraph 54 and 55) an; a vector modulator subsystem, coupled to said encoding decision subsystem, configured to modulate a fixed number of bits in a bit stream with said constellation combination to generate a symbol vector (see figure 1 and 2, and paragraph 57); and a normalization and precoding subsystem, coupled to said vector

Art Unit: 2611

modulator subsystem, configured to weight said symbol vector based on said gains to yield a weighted symbol vector and distribute said weighted symbol vector among said channels (see figure 1 and figure 2, component 120a and paragraph 59 –74).

Ketchum does not expressly teach the normalization is taken place in frequency domain. Ketchum teaches that the normalization is done in time domain (see the convolver). It is well-known in the art that the convolution in time domain is equivalent to multiplication in frequency domain. Further Kamen et al further teach that convolution in time domain is equivalent of multiplication in frequency domain (see page 186). Therefore convolving the weights in time domain as taught by Ketchum is functional equivalent of multiplying the weight in frequency domain as described in the specification. Therefore it would have been obvious to an ordinary skilled in the art at the time the invention was made to use frequency domain multiplication instead of time domain convolution of Ketchum. The motivation of suggestion to do so is to reduce the transmitter complexity. The combination of Ketchum and Kamen et al does not expressly teach the does not rely on feedback. However in analogous art, Barry et al teach a waterpouring system that uses no feedback (see paragraphs 28 and 33). Therefore it would have been obvious to an ordinary skilled in the art at the time the invention was made to have a system does not rely on feedback. The motivation or suggestion to do so is to increase usable data rate.

Regarding claim 2, which inherits the limitations of claim 1, Ketchum et al further teach wherein said encoding decision subsystem is configured to select said constellation combination from a set of constellation combinations constituted from at

least one modulation technique selected from the group consisting of: quadrature amplitude modulation, and phase shift keying (see paragraph 0057).

Regarding claim 3, which inherits the limitations of claim 1, Ketchum et al further teach wherein said gains are configured to be reflected in an ordered, real diagonal matrix (see paragraph 25).

Regarding claim 4, which inherits the limitations of claim 1, Ketchum et al further teach wherein said encoding decision subsystem is configured to select a maximum-rate sub-channel constellation and a corresponding gain that encodes a number of bits based on a transmission capacity (see paragraph 0057).

Regarding claim 5, which inherits the limitations of claim 1, Ketchum et al further teach wherein said weighted symbol vector is configured to have an energy equaling a total transmit energy of said MIMO transmitter (see abstract).

Regarding claim 6, which inherits the limitations of claim 1, Ketchum et al further teach wherein said normalization and precoding subsystem is configured to distribute said weighted symbol vector along an orthogonal right singular vector of a matrix representing said channels (see abstract and paragraph 59 –74).

Regarding claim 7, which inherits the limitations of claim 1, Ketchum et al further teach wherein said MIMO transmitter is configured to form a part of a selected one of a narrowband wireless communication system employing multiple antennas, a broadband communication system employing orthogonal frequency division multiplexing, and a multi-user communication system (see abstract).

Regarding claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 1 is applicable hereto.

Regarding claim 9, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 2 is applicable hereto.

Regarding claim 10, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 3 is applicable hereto.

Regarding claim 11, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 4 is applicable hereto.

Regarding claim 12, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 5 is applicable hereto.

Regarding claim 13, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 6 is applicable hereto.

Regarding claim 14, which inherits the limitations of claim 8, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 7 is applicable hereto.

Regarding claim 15, Ketchum et al teach a multiple-input, multiple-output (MIMO) transmitter employing an input bitstream, comprising (see figure 1): a plurality of

Art Unit: 2611

transmit channels (see figure 1); and a waterpouring system, including: an encoding decision subsystem that selects a constellation combination based on gains in said transmit channels (see figure 1, component 130), a vector modulator subsystem, coupled to said encoding decision subsystem, that modulates a fixed number of bits in said input bitstream with said constellation combination to generate a symbol vector (see figure 1 component 130, 114, 120, and figure 2, components 114a), and a normalization and precoding subsystem, coupled to said vector modulator subsystem, that weights said symbol vector based on said gains to yield a weighted symbol vector and distributes said weighted symbol vector among said transmit channels (see figure 1, components 114, 120, 130 and figure 2, component 120a and paragraph 55 – 74).

Ketchum does not expressly teach the normalization is taken place in frequency domain. Ketchum teaches that the normalization is done in time domain (see the convolver). It is well-known in the art that the convolution in time domain is equivalent to multiplication in frequency domain. Further Kamen et al further teach that convolution in time domain is equivalent of multiplication in frequency domain (see page 186).

Therefore convolving the weights in time domain as taught by Ketchum is functional equivalent of multiplying the weight in frequency domain as described in the specification. Therefore it would have been obvious to an ordinary skilled in the art at the time the invention was made to use frequency domain multiplication instead of time domain convolution of Ketchum. The motivation of suggestion to do so is to reduce the transmitter complexity. The combination of Ketchum and Kamen et al does not expressly teach the does not rely on feedback. However in analogous art, Barry et al

Application/Control Number: 10/810,764 Page 7

Art Unit: 2611

teach a waterpouring system that uses no feedback (see paragraphs 28 and 33). Therefore it would have been obvious to an ordinary skilled in the art at the time the invention was made to have a system does not rely on feedback. The motivation or

suggestion to do so is to increase usable data rate.

Regarding claim 16, which inherits the limitations of claim 15, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 2 is applicable hereto.

Regarding claim 17, which inherits the limitations of claim 15, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 3 is applicable hereto.

Regarding claim 18, which inherits the limitations of claim 15, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 4 is applicable hereto.

Regarding claim 19, which inherits the limitations of claim 15, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 5 is applicable hereto.

Regarding claim 20, which inherits the limitations of claim 15, the claimed apparatus including the features correspond to subject matter mentioned above in the rejection of claim 6 is applicable hereto.

Conclusion

Application/Control Number: 10/810,764 Page 8

Art Unit: 2611

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAISON JOSEPH whose telephone number is (571)272-6041. The examiner can normally be reached on M-F 9:30 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh Fan can be reached on (571) 272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/J. J./ Examiner, Art Unit 2611

/CHIEH M FAN/ Supervisory Patent Examiner, Art Unit 2611